

United States District Court
For Middle District of Tennessee

2-6-14

RECEIVED
IN CLERK'S OFFICE

United States of America.

FEB 10 2014

SCANNED

Plaintiff

U.S. DISTRICT COURT

vs.

MID. DIST. TENN.

Criminal Action

Anthony Quinn Wilson

No # 1:10-00003

Defendant

ORDER

The Hon. Judge Haynes

This motion

and the related
motion to withdraw
counsel

are set for a hearing on February 28, 2014 at 1:00pm. Comes the defendant prose, moves this honorable court, to withdraw defendant's guilty plea that has been entered in his case.

Reason's For Withdrawl

Defendant feels that his defense counsel has not applied themselves and been truthful in their representation, and has provided him being the defendant with ineffective assistance of counsel. Mr. Koger openly admitted to the defendant when he was questioned by the defendant at the last motion hearing; had he viewed the alledge video footage of the defendant and Mr. Koger stated no, that he never received or view the footage. When studying Mr. Koger's Motion to Suppress he never address any merits

(88)

pertaining to Rule 403, Exclusion of Relevant Evidence on Grounds of Prejudice, Confusion or Waste of Time. Because of contesting the search and seizure of the evidence involved, prosecution threatened to add to the proposed time that was originally offered, and for exercising my rights to the Amendments of the United States Constitution prosecutors added two more years to the time in the plea agreements. Now that I'm trying to withdraw my plea. I'm being threatened again of being enhanced "§ 51", if I don't accept the plea deal. I have a letter from my attorney to prove this statement. I had received my first plea agreement from Ms. Carol Alpert in 2011, prosecution agree to the low end of my guidelines of 151 months. When I done my own investigation my low end was 100 - 125 months. I never had a quantity analysis test done by the TBI lab that should have been assessed and put in as part of my motion for discovery. As you can see all the things that I have brought to your attention, I had to find on my own with a little help my attorney's aren't doing anything to assist me.

Conclusion

Come the defendant plese, and moves
this Honorable Court to withdraw guilty
plea for reason's stated in this motion for
his attorney has provided him with ineffective
assistance of counsel, and help provide
with a reasonable plea agreement. Thank you
for your time in this matter

Respectfully
Anthony Wilson